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33 **UNITED STATES DISTRICT COURT**
34 **DISTRICT OF NEVADA**

35 RICHARD GIBSON and ROBERTO
36 MANZO,

37 Plaintiffs,

38 v.

39 CENDYN GROUP, LLC, THE RAINMAKER
40 GROUP UNLIMITED, INC., CAESARS
41 ENTERTAINMENT INC., TREASURE
42 ISLAND, LLC, WYNN RESORTS
43 HOLDINGS, LLC, BLACKSTONE, INC.,
44 BLACKSTONE REAL ESTATE PARTNERS
45 VII L.P., JC HOSPITALITY, LLC.

46 Defendants.

47 Case No. 2:23-cv-00140-MMD-DJA

48 **PLAINTIFFS' MOTION FOR LEAVE TO
49 FILE NOTICE OF SUPPLEMENTAL
50 AUTHORITY**

Pursuant Local Rule 7-2(g), Plaintiffs seek leave to file the attached notice of supplemental authority. The proposed notice advises the Court of a recent statement of interest by the United States Department of Justice in a case brought by plaintiffs alleging a similar conspiracy by casino-hotels to raise and/or fix hotel room prices by using Rainmaker software in Atlantic City, New Jersey. The statement is of persuasive value in this case.

DATED: April 1, 2024

Respectfully submitted,

HAGENS BERMAN SOBOL SHAPIRO LLP

By: /s/ Steve W. Berman

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Counsel for Plaintiffs and the Proposed Class

1 **CERTIFICATE OF SERVICE**

2 I hereby certify that on April 1, 2024, I electronically filed the foregoing document with
3 the Clerk of the Court using the CM/ECF system, which will send notification of such filing to
4 those attorneys of record registered on the CM/ECF system. All other parties (if any) shall be
5 served in accordance with the Federal Rules of Civil Procedure.

6 DATED: April 1, 2024

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8 */s/ Steve W. Berman*
Steve W. Berman

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